

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----x
In re:

Case No.: _____

Chapter ____

Debtor

-----x
Frankie Overton, Administrator of the Estate of Sue
Ann Graham, Deceased; and Scott Graham, as legal
guardian of J. Graham, a minor child,

Adversary Proceeding No.: _____

Plaintiff s

-----v.
Chrysler Group, LLC.; Fiat Chrysler Automobiles US.,
LLC (FCA US, LLC); Rodericus Obyran Carrington;
TRW Automotive Holdings Corp., f/k/a TRW Inc.; TRW
Automotive, Inc.; TRW Automotive U.S. LLC; TRW
Vehicle Safety Systems, Inc.; TRW Automotive US, LLC;
TRW Safety Systems, Inc.; ZF Friedrichshafen AG; ZF
TRW Automotive Holdings Corp.,

Defendant s

-----x

ORDER GRANTING ADMISSION TO PRACTICE, *PRO HAC VICE*

Upon the motion of _____, to be admitted, *pro hac vice*, to
represent _____, (the “Client”) a _____
in the above referenced case adversary proceeding, and upon the movant’s certification that the
movant is a member in good standing of the bar in the State of _____ and, if
applicable, the bar of the U.S. District Court for the _____ District of
_____, it is hereby

ORDERED, that _____, Esq., is admitted to practice, *pro hac vice*,
in the above referenced case adversary proceeding to represent the Client, in the United States
Bankruptcy Court for the Southern District of New York, provided that the filing fee has been paid.

Dated: _____

_____, New York

/s/ _____

UNITED STATES BANKRUPTCY JUDGE